

CHAPTER 7

HAZARDOUS WASTE COMBUSTION

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OVERVIEW

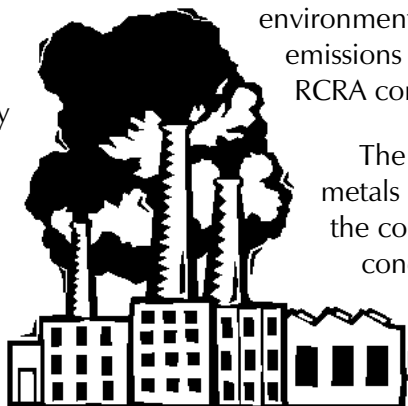
A large number of TSDFs use **combustion**, the controlled burning of substances in an enclosed area, as a means of treating and disposing of hazardous waste. Approximately 2.5 percent (6 million tons) of the hazardous waste generated in the United States in 1995 was treated using combustion. As a hazardous waste management practice, combustion has several unique attributes. First, if properly conducted, it permanently destroys toxic organic compounds contained in hazardous waste by breaking their chemical bonds and reverting them to their constituent elements, thereby reducing or removing their toxicity. Second, combustion reduces the volume of hazardous waste to be

disposed of on land by converting solids and liquids to ash. Land disposal of ash, as opposed to disposal of untreated hazardous waste, is in many instances both safer and more efficient.

Combustion is an intricate treatment process. During burning, organic wastes are converted from solids and liquids into gases. These gases pass through the flame, are heated further, and eventually become so hot that their organic compounds break down into the constituent atoms. These atoms combine with oxygen and form stable gases that are released to the atmosphere after passing through air pollution control devices.

The stable gases produced by combustion of organics are primarily carbon dioxide and water vapor. Depending on waste composition, however, small quantities of carbon monoxide, nitrogen oxides, hydrogen chloride, and other gases may form. These gases have the potential to cause harm to human health and the environment. The regulation of these emissions is the primary focus of the RCRA combustion unit standards.

The management or disposal of metals and ash, other by-products of the combustion process, also causes concern. Ash is an inert solid material composed primarily of carbon, salts, and metals. During combustion, most



ash collects at the bottom of the combustion chamber (**bottom ash**). When this ash is removed from the combustion chamber, it may be considered hazardous waste via the derived-from rule or because it exhibits a characteristic. Small particles of ash (particulate matter that may also have metals attached), however, may be carried up the stack with the gases (**fly ash**). These particles and associated metals are also regulated by the combustion regulations, as they may carry hazardous constituents out of the unit and into the atmosphere. Since combustion will not destroy inorganic compounds present in hazardous waste, such as metals, it is possible that such compounds may also end up in bottom ash and fly ash at harmful concentrations. Ash residue is subject to applicable RCRA standards and may need to be treated for metals or other inorganic constituents prior to land disposal (see Figure III-23).

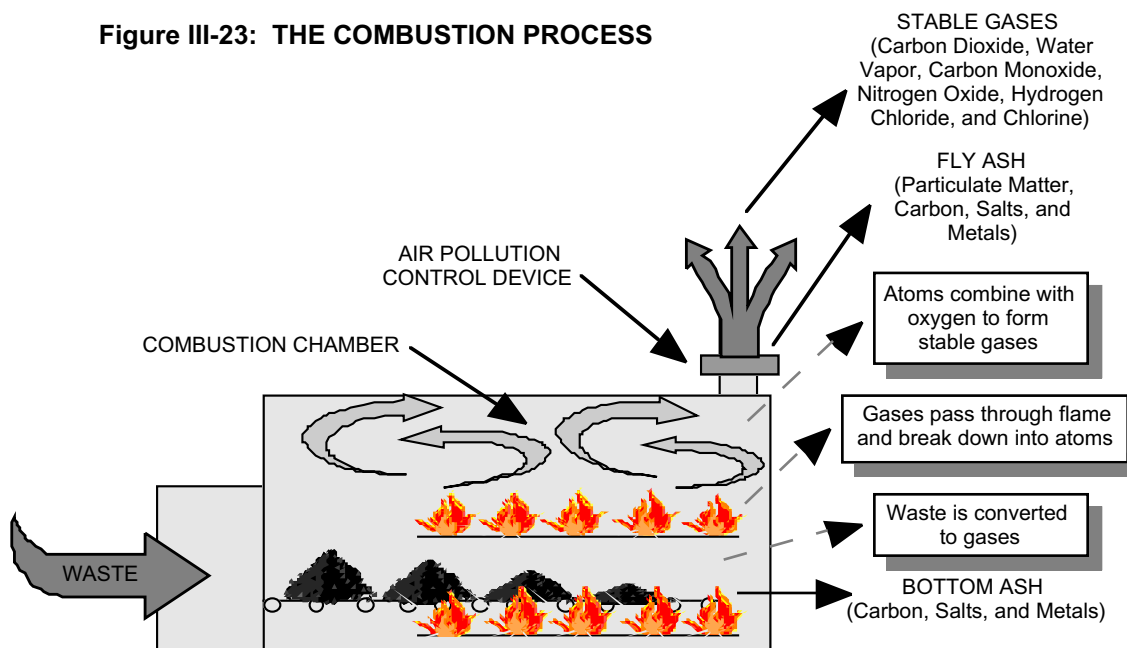
In the early years of RCRA, EPA's idea was to combust as much hazardous waste as possible and landfill the resultant ash. This process destroyed the majority of the waste, thus reducing the volume requiring disposal. However, it was

determined that incomplete or improperly conducted combustion had the potential to present a major public health risk, and therefore, became the topic of much public outcry. This public concern, coupled with EPA's advancements in assessing potential risks arising from combustion, caused a shift in EPA's strategy on combustion. This shift in thinking resulted in the increasing stringency of combustion requirements over time.

WHICH ARE THE REGULATED UNITS?

Hazardous wastes are combusted for various purposes. The purpose of combustion is directly related to the type of unit used. There are two classes of combustion units, those that burn waste for energy recovery and those that burn waste for destruction. At the present time, the regulations that apply to each activity vary with the type of waste that is burned, the type of combustion device, and the purpose of the burning. Under proposed regulations, known as the maximum achievable control technology (MACT) proposed rule, expected to be finalized in late 1998, the

Figure III-23: THE COMBUSTION PROCESS

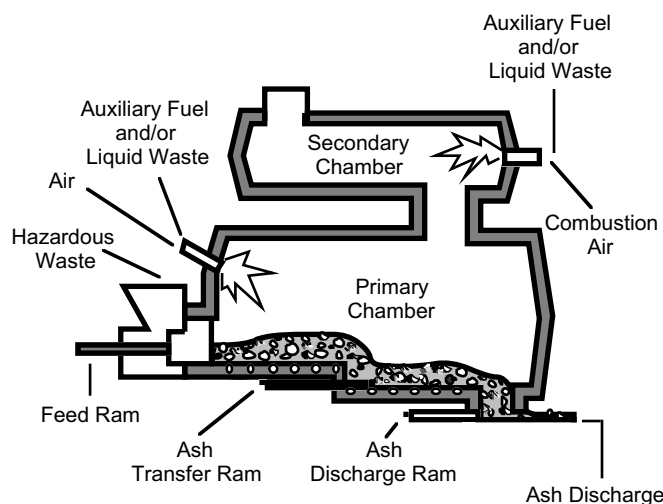


regulations would be harmonized and the purpose of burning would no longer be a key factor. The MACT proposal is fully discussed later in this chapter.

■ Incinerators

The first class of combustion units are hazardous waste incinerators. Incineration is the combustion of hazardous waste primarily for destruction (i.e., disposal). Incineration is a method of thermal destruction of primarily organic hazardous waste using controlled flame combustion (see Figure III-24). This process can reduce large volumes of waste materials to ash and lessen toxic gaseous emissions. An

Figure III-24:
CROSS-SECTION OF AN INCINERATOR



incinerator is an enclosed device that uses controlled flame combustion and does not meet the more specific criteria for classification as a boiler, industrial furnace, sludge dryer (a unit that dehydrates hazardous sludge), or carbon regeneration unit (a unit that regenerates spent activated carbon). Incinerators also include infrared incinerators (a unit that uses electric heat

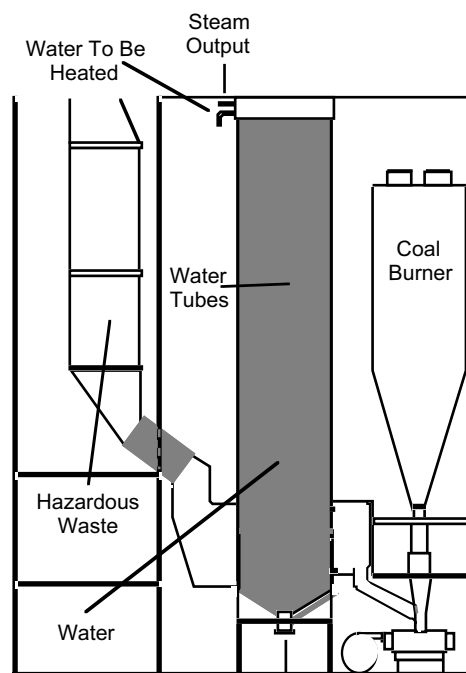
followed by a controlled flame afterburner) and plasma arc incinerators (a unit that uses electrical discharge followed by a controlled flame afterburner).

■ Boilers and Industrial Furnaces

The second class of combustion units are BIFs. Boilers are used to recover energy from hazardous waste, while industrial furnaces are used primarily to recover material values.

PA defines **boilers** as enclosed devices that use controlled flame combustion to recover and export energy in the form of steam, heated fluid, or heated gases. A boiler is comprised of two main parts, the combustion chamber used to heat the hazardous waste and the tubes or pipes that hold the fluid used to produce energy (see Figure III-25). The regulatory definition of boiler requires that these two parts be in close proximity to one

Figure III-25:
CROSS-SECTION OF A BOILER



another to ensure the effectiveness of the unit's energy recovery system and to maintain a high thermal energy recovery efficiency. In addition, the unit must export or use the majority of the recovered energy for a beneficial purpose.

Industrial furnaces are enclosed units that are integral parts of a manufacturing process and use thermal treatment to recover materials or energy from hazardous waste (see Figure III-26). These units may use hazardous waste as a fuel to heat raw materials to make a commodity (e.g., a cement kiln making cement) or the unit may recover materials from the actual hazardous waste (e.g., a lead smelter recovering lead values). The following 12 devices meet the definition of an industrial furnace:

- Cement kiln
- Aggregate kiln
- Coke oven
- Smelting, melting, and refining furnace
- Methane reforming furnace
- Pulping liquor recovery furnace
- Lime kiln
- Phosphate kiln
- Blast furnace
- Titanium dioxide chloride process oxidation reactor
- Halogen acid furnace
- Combustion device used in the recovery of sulfur values from spent sulfuric acid.

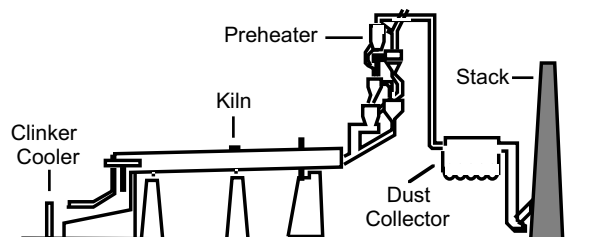
After notice and comment, EPA may add other devices to this list of industrial furnaces upon consideration of factors related to the design and use of the unit.

Not all units that meet the definition of boiler or industrial furnace are subject to the BIF standards. Each individual unit must first be evaluated against a number of exemptions from the BIF requirements. For a variety of reasons (e.g., to avoid duplicative regulation), EPA exempted the following units from the BIF regulations:

- Units burning used oil for energy recovery
- Units burning gas recovered from hazardous or solid waste landfills for energy recovery
- Units burning hazardous wastes that are exempt from RCRA regulation, such as household hazardous wastes
- Units burning hazardous waste produced by CESQGs
- Coke ovens burning only K087 decanter tank tar sludge from coking operations
- Certain units engaged in precious metals recovery
- Certain smelting, melting, and refining furnaces processing hazardous waste solely for metals recovery
- Certain other industrial metal recovery furnaces.

Figure III-26:

CROSS-SECTION OF AN INDUSTRIAL FURNACE



REGULATORY REQUIREMENTS

The RCRA regulation of combustion units is composed of two types of requirements, performance standards and operating requirements. **Performance standards** are the numerical pollutant emission limits developed by

EPA or states. **Operating requirements**, on the other hand, are parameters established by the facility and written into a permit that will ensure that the unit meets the numerical performance standards.

■ Performance Standards

Emissions from combustion units may be comprised of a variety of hazardous pollutants. To minimize potential harmful effects of these pollutants, EPA developed performance standards to regulate four pollutant categories: organics, hydrogen chloride and chlorine gas, particulate matter, and metals. Both incinerators and BIFs have performance standards that they must meet. For each category or type of emission, the regulations establish compliance methods and alternatives.

Organics

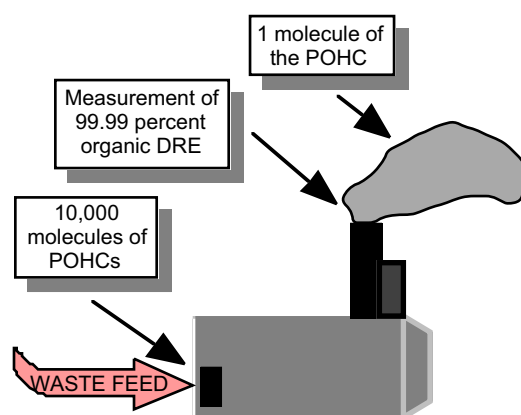
Because the primary purpose of a combustion unit is to destroy the organic components found in hazardous waste, it is essential to verify that the unit is efficiently destroying organics in the waste. This is determined based on the unit's organic **destruction and removal efficiency (DRE)** as demonstrated in a trial burn. Since it would be nearly impossible to determine the DRE results for every organic constituent in the waste, certain **principal organic hazardous constituents (POHCs)** are selected for this demonstration. These POHCs are selected for each facility based on their high concentration in the wastestream and their greater difficulty to burn. If the unit achieves the required DRE for the POHCs, then it is presumed that it will achieve the same (or better) DRE for all other easier-to-burn organics in the wastestream. At least one POHC will be selected from each wastestream that the facility manages. The facility designates the selected POHCs in their permit application (the permitting process for combustion units is fully discussed in Section III, Chapter 8).

The combustion unit must demonstrate a DRE of 99.99 percent for each POHC in the hazardous wastestream. This means that for every 10,000 molecules of the POHC entering the unit, only one molecule can be released to the atmosphere. In addition, due to an increased threat to human health and the environment posed by certain dioxin-containing wastes (F020, F021, F022, F023, F026, and F027), the required DRE for POHCs in these units has been established at 99.9999 percent, or one released molecule for every one million burned (see Figure III-27). These DRE standards must be met by both incinerators and BIFs.

Hydrogen Chloride and Chlorine Gas

Hydrogen chloride and chlorine gases form when chlorinated organic compounds in hazardous wastes are burned. If uncontrolled, this chlorine can become a human health risk and is a large component in the formation of acid rain. EPA has developed different requirements to control the emissions of chlorine from the different classes of combustion units.

Figure III-27:
PERFORMANCE STANDARDS FOR ORGANICS



POHCs are chosen based on their high concentration in the wastestream and their greater difficulty to burn. If the unit demonstrates the required DRE for the POHCs, then it is presumed that it will be able to achieve the same (or better) DRE for all other easier-to-burn organics in the wastestream. For every 10,000 molecules of POHCs that enter a combustion process, the unit must destroy 9,999 of them.

Incinerators currently must control the emissions of hydrogen chloride, but are not required by the regulations to control chlorine gas. An incinerator burning hazardous waste cannot emit more than 1.8 kg of hydrogen chloride per hour or more than one percent of the total hydrogen chloride that is found in the stack gas prior to entering any pollution-control equipment, whichever is larger.

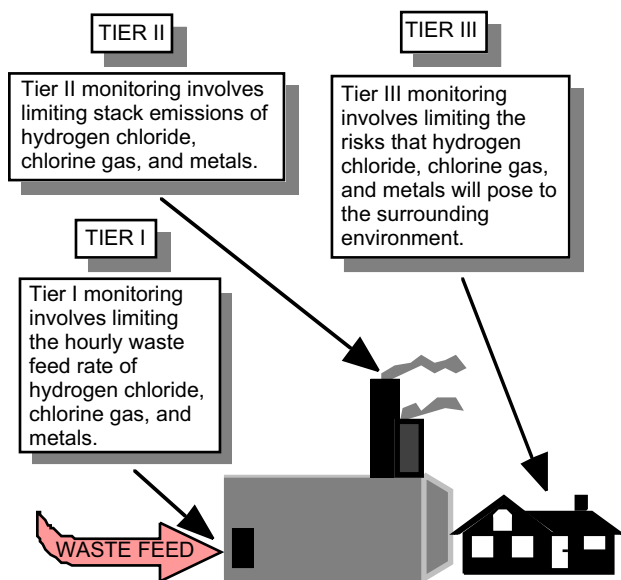
Hazardous waste BIFs must follow a tiered system for the regulation of both hydrogen chloride and chlorine gas. The owner and operator determines the allowable feed or emission rate of total chlorine by selecting one of three approaches, called tiers. Each tier differs in the amount of monitoring, and in some cases, air dispersion modeling (i.e., modeling the air pathways through which pollutants may travel), that the owner and operator is required to conduct (see Figure III-28).

Each facility can select any of the three tiers. Factors that a facility may consider in selecting a tier include the physical characteristics of the facility and surrounding terrain, the anticipated waste compositions and feed rates, and the level of resources available for conducting the analysis. The main distinction between the tiers is the point of compliance. This is the point at which the owner and operator must ensure that chlorine concentrations will be below EPA's acceptable exposure levels. The owner and operator must determine if the cost of conducting monitoring and modeling is worth the benefit of possibly combusting waste with a higher concentration of chlorine (see Figure III-29).

Particulate Matter

The third combustion unit performance standard is for **particulate matter**. Particulate matter consists of small dust-like particles emitted from combustion units. The particles themselves are not normally toxic, but may become caught in the lungs (causing respiratory damage) if inhaled,

Figure III-28:
PERFORMANCE STANDARDS FOR HYDROGEN CHLORIDE, CHLORINE GAS, AND METALS

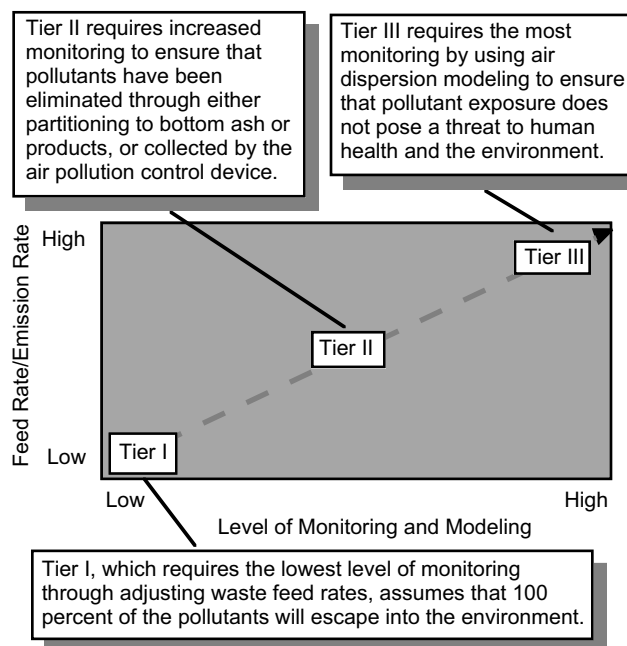


or may enter into the environment where they can cause either ecological damage or, via food chain intake, can reenter the human health exposure pathway. In addition, particulate matter may provide a point of attachment for toxic metals and organic compounds. To minimize these adverse conditions, EPA developed an emission limit of 180 milligrams per dry standard cubic meter (dscm) for all classes of combustion units. Incinerators and BIFs are subject to this same numerical standard.

Metals

The final performance standard is for toxic metals. For BIFs, metals, both carcinogenic and noncarcinogenic, are regulated under the same type of tiered system as chlorine. The facility determines an appropriate tier for each regulated metal and assures that the facility meets these feed rate and emission standards. A different tier may be selected for each metal pollutant (see Figure III-28). The regulations do not require hazardous waste incinerators to meet the metal performance standards.

**Figure III-29:
THE TIERED SYSTEM OF
MODELING AND MONITORING**



Owners and operators can choose any Tier for their hydrogen chloride, chlorine gas, and metals monitoring; however, the level of monitoring and modeling increase with each tier.

Additional Performance Standards

EPA may require owners and operators of hazardous waste combustion units to comply with additional performance standards by virtue of the omnibus authority. This authority allows EPA to incorporate additional terms and conditions into a facility's permit as necessary to protect human health and the environment. For example, owners and operators may be required to limit metal emissions from their incinerators. (The omnibus authority is fully discussed in Section III, Chapter 8.)

EPA frequently requires that site-specific risk assessments, incorporating direct and indirect exposures, be conducted during the combustion

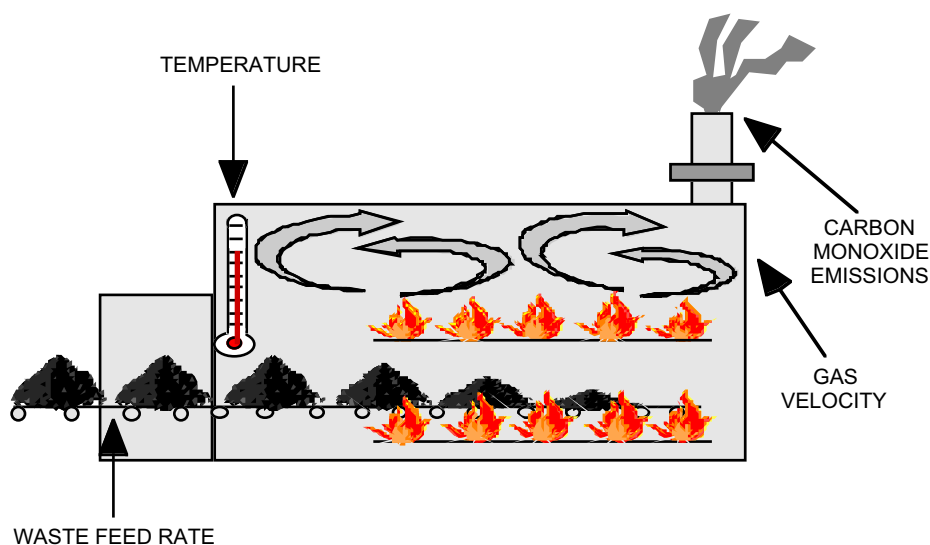
unit's permitting process. These risk assessments ensure that the unit's impact on the surrounding environment is minimized to the extent possible.

■ Operating Requirements

The second type of combustion unit standards are the operating requirements. The goal of setting operating requirements for hazardous waste combustion units is to ensure that the unit will operate in a way that meets the performance standards for organics, chlorine, particulate matter, and metal pollutants. The unit's permit will specify the operating conditions that have been shown to meet the performance standards for organics, chlorine gas, particulate matter, and metals (permit requirements for combustion units are fully discussed in Section III, Chapter 8).

A RCRA permit for a hazardous waste combustion unit sets operating requirements that specify allowable ranges for, and requires continuous monitoring of, certain critical parameters that will ensure compliance with the performance standards. Operation within these parameters ensures that combustion is performed in the most protective manner and the performance standards are achieved (see Figure III-30). These parameters, or operating requirements, may include:

- Maximum allowable carbon monoxide levels in stack emissions
- Allowable ranges for temperature
- Maximum waste feed rates
- Combustion gas velocity
- Limits on variations of system design and operating procedures.

Figure III-30: OPERATING REQUIREMENTS

Combustion facilities must operate in accordance with certain conditions that specify allowable ranges and limits for waste feed rates, temperature, gas velocity, and carbon monoxide emissions.

ADDITIONAL REQUIREMENTS

Because hazardous waste combustion units are a type of TSDF, they are subject to the general TSDF standards (as discussed in Section III, Chapter 5) in addition to combustion unit performance standards and operating requirements. Combustion units are also subject to specific waste analysis, inspection and monitoring, and residue management requirements.

While combusting hazardous waste, the combustion process and equipment must be monitored and inspected to avoid potential accidents or incomplete combustion. The monitoring and inspection requirements for incinerators are detailed in the regulations, while the requirements for BIFs are determined on a site-specific basis. Possible inspection and monitoring requirements include:

- Monitoring the combustion temperature, and hazardous waste feed rate

- Sampling and analyzing the waste and exhaust emissions to verify that the operating requirements established in the permit achieve the performance standards
- Conducting visual inspections of the combustion unit and its associated equipment
- Testing the emergency waste feed cut-off system and associated alarms
- Placing monitoring and inspection data in the operating log.

Residues from the combustion of hazardous waste are also potentially subject to RCRA regulation. If a combustion unit burns a listed hazardous waste, the ash is also considered a listed waste via the derived-from rule. The owner and operator must also determine whether this ash exhibits any hazardous waste characteristics. The same is true if a unit burns waste that only exhibits a characteristic. Ash that exhibits a characteristic must be managed as a hazardous waste.

FUTURE INTEGRATED REGULATIONS

On April 19, 1996, EPA published a proposed rule under the joint authority of RCRA and CAA to upgrade the emission standards for hazardous waste combustors. These emission standards were developed based on the **maximum achievable control technology process** commonly employed by CAA. This process develops technology-based, concentration limits for individual constituents. This rule proposes to eliminate the current inconsistencies between the BIF and incinerator regulations by subjecting all hazardous waste combustors to one set of emissions standards. Specifically, this rule will affect incinerators, cement kilns, and lightweight aggregate kilns. EPA plans to address boilers and other industrial furnaces in a future rulemaking.

Consistent with EPA's trend of gradually increasing the stringency of standards over time, the rule proposes more stringent emissions standards for dioxins, furans, mercury, cadmium, lead, particulate matter, hydrogen chloride, chlorine gas, hydrocarbons, carbon monoxide, and several low-volatile metals. This rule also makes several significant changes to the existing combustion regulations.

SUMMARY

Combustion, the controlled burning of hazardous substances in an enclosed area, has the potential to adversely affect human health and the environment, and it is therefore subject to strict regulation. As a result, the burning of hazardous waste in incinerators and BIFs is regulated by two methods, performance standards and operating requirements.

The performance standards are intended to regulate four pollutant categories:

- Organics
- Hydrogen chloride and chlorine gas
- Particulate matter
- Metals.

These performance standards may include a demonstration of the unit's DRE for certain POHCs, and emission standards for hydrogen chloride, chlorine gas, metals, and particulate matter.

The operating requirements are intended to ensure that the combustion unit will operate in a way that meets the performance standards for these pollutants. Operating conditions may include:

- Maximum allowable carbon monoxide levels in stack emissions
- Allowable ranges for temperature
- Maximum waste feed rates
- Combustion gas velocity
- Limits on variations of system design and operating procedures.

In addition to operating and performance requirements, combustion units are subject to specific waste analysis, inspection and monitoring, and residue management requirements.

EPA has developed these requirements in order to efficiently control the emission of hazardous pollutants without being overly burdensome on the regulated community. The combustion unit regulations are in the process of being updated based on CAA's MACT process, and therefore, may change significantly in the future.

